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493 April 5, 1912

Sec. 2. No impure ice or ice cut within or outside of the city of East Orange from a polluted pond, lake, stream, or other source, and no ice manufactured from impure water shall be used, sold, or manufactured within said city. No such ice shall

be brought into the city for the purpose of use or sale.

SEC. 3. Upon request of the board of health, any person, persons, partnership or corporation to whom any such permit shall be granted shall, at any time during the period thereof, furnish any further information in writing which said board may demand, concerning any matters covered in this ordinance. If such information is not furnished to said board within five days after the request therefor, said permit may be revoked and thereafter no person or corporation shall be protected thereby in any manner whatsoever. Nothing herein shall prohibit the party whose permit is forfeited for making an application for a new permit.

Sec. 4. Any permit granted hereunder may be revoked by the board of health whenever in its judgment the use of any ice sold or delivered under said permit is or would be detrimental to the public health. Pending investigation said board may in its discretion order said permit to be suspended, and all transactions thereunder to be discontinued under the penalties herein provided for sales of ice without a permit.

SEC. 5. No wagon, cart, or vehicle of any kind shall be used or run at any time for the sale or delivery of ice in this city unless there shall be displayed on each side thereof a tag or plate furnished by the board of health, showing that said vehicle is owned, controlled or used by a party to whom a permit has been granted, in accordance with the provisions of this ordinance, and for each tag or plate so furnished said board may collect a fee of 25 cents to cover the cost thereof. No such tag or plate shall be used after the forfeiture, revocation, suspension, or expiration of the permit, the existence of which it indicates, and is intended to show. Each office, store, station, depot, house, or other place used for the distribution or sale of ice in this city shall require a permit as provided herein, and when such permit shall have been granted as provided in this ordinance shall likewise exhibit such tag or plate.

SEC. 6. Any person, persons, partnership, or corporation who shall violate, suffer or authorize a violation of any provision of this ordinance, shall, on convictor thereof, forfeit and pay a penalty not exceeding \$50 and not less than \$10 for each offense.

All ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, and this ordinance shall take effect on the 1st day of January, 1912.

[Supplement to sanitary code adopted Nov. 16, 1911.]

TORRINGTON, CONN.

FOODSTUFFS-PROTECTION AND SALE.

Section 1. No meat, fish, birds or fowl, fruit or vegetables, not being then healthy, fresh, sound, wholesome, and safe for human food, nor any meat or fish that died by disease, or accident, and no veal less than 4 weeks old, shall be brought within said borough or offered or held for sale, in any public or private market as such food anywhere in said borough. [Ordinance effective July 1, 1911.]

Regulations.

SECTION 1. The conveying through the streets of Torrington or the exposing in front of stores or other places meat, fowl, or fish, intended for human consumption, unless so covered that the same can not be contaminated by dust, mud, or filth, is

hereby prohibited.

SEC. 2. The exposing of fruits, vegetables, or other foodstuffs, intended for human consumption, outside of stores, markets, or places of sale, is hereby prohibited, unless

the stand or bottom of the container is at least 2 feet above the sidewalk.

Sec. 3. No meat or dead animals above the size of a rabbit shall be taken to any public or private market to be sold for human food until the same shall have been fully cooled after killing, nor until the entrails, head, and feet (except of poultry and game, and except the heads and feet of swine) shall have been removed.

Sec. 4. No person shall expose, sell, or offer for sale for human consumption any breadstuffs, cake, pastry, candy, confectionery, dried fruits, or shelled nuts, outside of any building, or in any open window or doorway, or any alley, street, sidewalk, or thoroughfare, unless such food is properly protected from insects, dust, dirt, and other foreign or unwholesome material by suitable coverings.

Sec. 5. Every person violating these regulations, on conviction, shall forfeit or pay a

penalty of not more than \$50.

[Regulations effective July 1, 1911.]